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petitioner was born on the 4th day of August, 1871; that from his early childhood he has been known as John Blackburn, having been thus called in order to prevent confusion with the names of other members of his father's family; that he is now known among his friends and in his business relations as John Blackburn, and that in order to prevent confusion and difficulty in the transaction of his lawful affairs he desires to change his name from John Blackburn Smith to John Blackburn, and to this end hereby makes application to this honorable court in accordance with the statute in such cases made and provided, to-wit: Section 3138 of the Code of Virginia, 1904.

And your petitioner will ever pray.

FORM OF ORDER CHANGING NAME UNDER VA. CODE 1904, SECTION 3138.—In the Circuit Court of the city of Richmond, Virginia, January 16th, 1905. In the matter of the change of the name of John Blackburn Smith.

This day came John Blackburn Smith and by leave of court filed his petition setting forth that he is a resident of the city of Richmond, and that he is a son of Thomas I. Smith and Nannie Branch Smith, whose maiden name was Nannie Branch Taylor; that he was born August 4, 1871; and that he desires to change his name to John Blackburn.

And the court having considered said petition, and being of the opinion that the application made therein should be granted, proceeding under the statute in such cases made and provided, to-wit: Section 3138 of the Code of Virginia 1904, doth hereby change the name of John Blackburn Smith to John Blackburn.

NOTE.—The granting of such a petition is in the discretion of the court. This discretion was probably given to prevent a fraudulent change of name to evade creditors, &c. Hence the reasons for change of name should be given in the petition. The names of the parents of the petitioner and the date of his birth are given for the purpose of identification. It is suggested that the practitioner note a reference to these forms on the margin of his Code opposite section 3138.

CORRECTION OF ERRORS WHICH APPEARED IN THE PUBLICATION OF AN ARTICLE ENTITLED "SALES UNDER DEEDS OF TRUST, ETC."—10 VIRGINIA LAW REGISTER, 491.—On page 497, the first sentence in the last paragraph should read as follows: "In *Gibson's Heirs v. Jones*, a bill in equity was exhibited by the heirs of a grantor against the trustees in a deed of trust to secure the payment of a debt, the purchaser at the trust sale and his subsequent vendee, etc." In the publication it is split into two parts by placing a period after the word "debt."

On page 504 change the word "grantee," which appears in the second new sentence on that page, to "grantor."

On page 499, cancel numeral 20 in text matter, and place it over the word "statute" on same line; put 21 over the word "trustee," the last word on the page. Beginning at numeral 21 in the text on page 500, change it to 22; and change each numeral in the text thereafter, up to and including 35, by adding one to the numeral, which appears in the publication, as follows: 22 change to 23, 23 change to 24, 24 change to 25, and so on up to 35, which change to 36. Change 36 in text to 37, and change the note 37 so that it will include only "11 Leigh..348." Change 37 in text to 38, and, in the notes, identify the

citation "92 Va. 86" by the numeral 38, instead of including it in note 37 as published. Change 38 in text to 39, and change note 38 to 39.

In order to simplify matters I have allowed the numerals in the notes to remain as they are in the publication in so far as practicable, although not in exact accordance with my manuscript, and have changed the numerals in the text matter to correspond with them. I trust this will avoid confusion.

E. R. F. WELLS.

TWO METHODS OF DISSOLUTION OF VIRGINIA CORPORATIONS.—Va. Code 1904, sec. 1105e (2), sub-sec. i, provides that a corporation may *wind up and dissolve itself* or be wound up and dissolved in the manner provided by statute. Section 1105a (11) provides an elaborate method for the formal dissolution of corporations by order of the State Corporation Commission. When a company winds up and dissolves itself, there is no provision of law requiring it to make a formal report to the commission of its dissolution. As, however, it is necessary that the commission should be advised of the dissolution of the company, in order that it may avoid the assessment of the franchise tax against it, the commission has prepared a blank form providing for a statement of the time, circumstances and character of dissolution, which form it furnishes upon application, and when returned files said statement of dissolution and notes same in the records of the department without making any charge therefor. For a formal dissolution, however, by order of the commission pursuant to the section aforesaid, the commission requires the prepayment of a fee of \$5.50.

The commission issues no form for application for dissolution by the commission. The following may be used where *all* the stockholders consent to dissolution :

Form for the Dissolution of a Corporation under Section 1105a (11) Va. Code 1904, where all the Stockholders Consent to Dissolution.

To the State Corporation Commission of the Commonwealth of Virginia:

We, the undersigned, being all the stockholders of the Up-to-Date Printing Company, a corporation chartered by the judge of the Circuit Court of the City of Richmond, Virginia, in vacation, January 18, 1889, do hereby give our consent to the dissolution of said corporation, and do hereby apply for a certificate of dissolution, as provided for in section 11 of chapter 1 of An Act Concerning Corporations, which became a law May 21, 1903. (Va. Code 1904, sec. 1105a (11)).

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I, John Smith, secretary of the Up-to-Date Printing Company, do hereby certify that, whose names are signed to the foregoing application for a certificate of dissolution, are all of the stockholders of the said Up-to-Date Printing Company.

Given under my hand this 31st day of December, 1904.

.....
Sec'y Up-to-Date Printing Company.

Note reference to this form in your Code opposite to section above referred to.